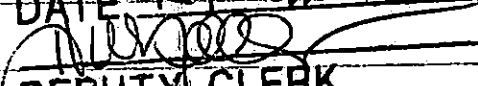


Juror 275-

Do we have to make a  
judgement for or against  
each defendant individually?

I will answer the question

FILED IN OPEN COURT  
DATE: 10/28/2021  
  
DEPUTY CLERK

Dear Judge Moon

May we have a  
dictionary tomorrow

Juror 164

CLERK'S OFFICE U.S. DIST. COURT  
AT CHARLOTTESVILLE, VA  
FILED

NOV 18 2021

JULIA C. DUDLEY, CLERK  
BY  DEPUTY CLERK

when the Jury is trying to decide  
the case - what hours do we have  
to stay? Does 9 to 5pm still  
apply.

168

CLERK'S OFFICE U.S. DIST. COURT  
AT CHARLOTTESVILLE, VA  
FILED

NOV 18 2021

JULIA C. DUDLEY, CLERK  
BY: *[Signature]*  
DEPUTY CLERK

I do not require the jury to  
work past 5:00 p.m. during  
jury deliberations unless  
all jurors agree to do so.

*Norman X. Moran*

Judge 11/18/21

8:32 a.m.

CLERK'S OFFICE U.S. DIST. COURT  
AT CHARLOTTESVILLE, VA  
FILED

NOV 18 2021

JUDITH C. DUDLEY, CLERK  
BY: *[Signature]*  
DEPUTY CLERK

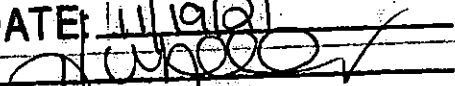
275

Can we get a hard copy of  
medical expense summaries for  
all plaintiffs?

# 275

FILED IN OPEN COURT

DATE: 11/19/21

  
DEPUTY CLERK

May I keep my notes that I  
have been taken when I leave?  
If not, may that be explained  
so I understand the reason?

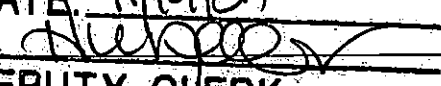
Yes:

Ken & man

11/19/27 12:37 p.m.

FILED IN OPEN COURT

DATE: 11/19/21

  
DEPUTY CLERK

Judge Moon

What is the definition of a  
unlawful objective?

How is that different than an  
unlawful purpose?

Juror 164

Purpose and objective are the  
same for purposes of this case

*[Signature]*  
11/19/21 2:39 P.M.

FILED IN OPEN COURT  
DATE 11/23/21  
[Signature]  
DEPUTY CLERK

Does question 11, page 8, refer also  
to future expenses?

Yes Nam & Ann # 275  
Judge 11/19/21 12:11 P.M.

<sup>Do</sup>  
~~Do~~ compensatory damages ~~refer~~ include  
future medical expenses

Yes # 275

Nam & Ann

Judge 11/19/21  
12:11 P.M.

FILED IN OPEN COURT

DATE: 11/19/21

H. J. [Signature]  
DEPUTY CLERK



The court said Robert Ray and Elliot Klain has entered into an agreement to conspire in violence on August 11<sup>th</sup> and 12<sup>th</sup>. Is compensation the only decision we need to make?

~~See instruction #27~~

Matthew Heimbach was brought up concerning the same thing above. Did the court decide on this or does the jurors decide?

~~See instruction #28~~

~~From D. v. ... Judge  
11/19/21 12:27 P.M.~~

FILED IN OPEN COURT  
DATE: 11/19/21  
~~J. Wood~~  
DEPUTY CLERK

~~You must complete the verdict  
form against~~

FILED IN OPEN COURT

DATE: 11/19/21

AWANOO  
DEPUTY CLERK

You can conspire with a  
non-Defendant. To have  
a conspiracy, a Defendant  
has to conspire with one or more  
people. The one or more people  
can be non-Defendants.

Neon P. Moore

11/19/21 2:43 P.M.

Question #1 on page 1 of the verdict form  
refers to 42 U.S.C. 1985(3). It says "one or more" on  
question 1. 42 U.S.C. 1985(3) line 6 says "two or more."

We are struggling with the discrepancy.  
Should #1 on page 1 say "two or more"?

(#275)

FILED IN OPEN COURT  
DATE: 11/19/21  
DEPUTY CLERK

Judge Moon.

Does the Plaintiff have to  
prove all five elements for  
each person?

Juror 164

FILED IN OPEN COURT

DATE: 11/19/21

H. W. [Signature]  
DEPUTY CLERK

To hold a defendant liable, all five elements must be proven with respect to the conspiracy. With respect to #4, only one member of the conspiracy needs to have committed an overt act, and with respect to #5, only one member of the conspiracy needs to have caused plaintiffs' injuries.

Wm. J. Mann Judge  
11/19/21 3:23 p.m.

Can we take the final jury instructions  
home with us to study it over the  
weekend?

#275

FILED IN OPEN COURT  
DATE: 11/19/21  
DEPUTY CLERK

Can we have a transcript of  
Matthew Parrott's testimony?

DEPUTY CLERK

# 275

As instructed at the beginning  
of the trial, transcripts of testimony  
are not available; you must rely  
upon the collective memory of the jury.

*Ann J. Murr*  
11/19/21 4:37 P.M.

FILED IN OPEN COURT

DATE: 11/19/21

*[Signature]*  
DEPUTY CLERK

FILED IN OPEN COURT  
DATE: 11/22/21  
H. Moon  
DEPUTY CLERK

November 22, 2021

On Friday, you requested the transcript of the testimony of a witness. I told you that the transcript was not available. However, if you have a specific question about a particular witness's testimony (or any portion of it), you may send the Court a note requesting that testimony, and the Court will consider reading back the requested testimony to the jury.

Norm K. Moon  
Norman K. Moon, Jr.  
11/22/21  
9:23 a.m.

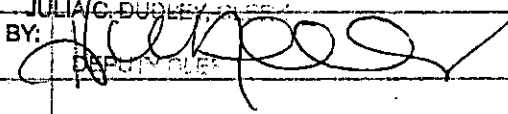


#275

Are words are form of violence?  
(according to Federal Law)

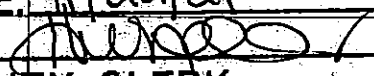
CLERK'S OFFICE U.S. DIST. COURT  
AT CHARLOTTESVILLE, VA

NOV 22 2021

JULIA C. DUDLEY, CLERK  
BY: 

I refer you to instruction  
#30. If that does not  
answer your question,  
which instruction are  
you referring to.

Remedios,  
Judge 11/22/21  
11:48 a.m.

FILED IN OPEN COURT  
DATE: 11/22/21  
  
DEPUTY CLERK

# 275

Does Final Jury Instruction #32  
apply ONLY to financial liability?

FILED IN OPEN COURT

DATE: 11/22/21

  
DEPUTY CLERK

No. It applies to all  
Plaintiffs' claims against Defendants.

This is not a negligence case  
and negligence defenses do not  
apply.

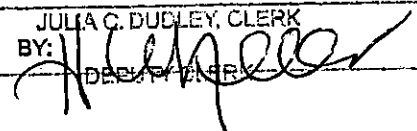
Kenn A. Mann  
Judge  
11/22/21  
10:22 a.m.

#275

If we cannot come to a unanimous  
decision on the first three claims,  
do we still decide on claims 4, 5 + 6?

CLERK'S OFFICE U.S. DIST. COURT  
AT CHARLOTTESVILLE, VA  
FILED

NOV 22 2021

JULIA C. DUDLEY, CLERK  
BY: 

You should continue deliberating  
in an effort to reach a unanimous  
verdict on each count. See  
instruction #39.

Don R. Van  
Judge 11/22/21  
12:21 p.m.

**Final Jury Instruction # 39**

**Unanimous Verdict & Jury Deliberations**

Any verdict must represent the considered judgment of each juror. In order to return a verdict, it is necessary that each jury agree thereto. In other words, your verdict for each claim must be unanimous. Each claim should be considered separately; the failure to reach a unanimous verdict for one claim does not preclude you from reaching a unanimous verdict as to another claim.

It is your duty as jurors to consult with one another and to deliberate in an effort to reach agreement if you can do so without violence to individual judgment. Each of you must decide the case for yourself, but only after an impartial consideration of the evidence in the case with your fellow jurors. In the course of your deliberation, do not hesitate to re-examine your own views and change your opinion if convinced it is erroneous. But do not surrender your honest conviction as to the weight or effect of the evidence solely because of the opinion of your fellow jurors, or for the mere purpose of returning a verdict.

Remember, at all times you are not partisans. You are judges—judges of the facts. Your sole interest is to seek the truth from the evidence in the case.

FILED IN OPEN COURT  
DATE: 11/23/21  
DEPUTY CLERK

# 275

We will need to return tomorrow.

OK. Tell us when before

you are ready to leave.

FILED IN OPEN COURT

DATE: 11/22/21

DEPUTY CLERK

Heidi R. Smith

Judge

11/22/21

4:46 p.m.



#275

Under punitive damages for Claim 3,  
can we separate out the amount  
that is awarded to individual plaintiffs?

CLERK'S OFFICE U.S. DIST. COURT  
AT CHARLOTTESVILLE, VA

NOV 23 2021

JULIA C. DUDLEY, CLERK  
BY: [Signature] DEPUTY CLERK

NO. BUT ONLY THOSE PLAINTIFFS WHO  
ARE AWARDED COMPENSATORY DAMAGES WILL  
SHARE IN ANY PUNITIVE DAMAGES AWARD.

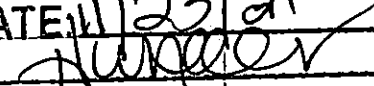
Hon. J. Manfred  
11/23/21 12:00p.m.

# 275

We have unanimously decided on claims  
3, 4, 5 and 6.

After reviewing the Final Jury  
Instructions and discussing claims 1 and 2  
at length, we are deadlocked.

We do not believe this will change.

FILED IN OPEN COURT  
DATE 11/23/21  
  
DEPUTY CLERK

FILED IN OPEN COURT

DATE: 11/23/2021

M. Woods  
DEPUTY CLERK

11/23/21

2:13 p.m.

Complete the verdict form  
in accordance with what you  
have found. Then notify the  
marshal. Then you will be  
brought back into the courtroom

M. Woods

11/23/21 2:13 p.m.